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	Guest	U.S. Patent and	Approved for use through 07/31/2006. Of Trademark Office; U.S. DEPARTMENT OF formation unless it consists a year of the con-	VB 0651-003:
1		Application Number	The strain and a strain chill by	Sultal Unimper
Continue	⇒amination (RCE)	Filing Date	10/690,729	
	smittal	-	10/23/03	
Address to Mail Stop F		First Named Inventor	Charles D. Jaqu	avs
Commissic:		Art Unit	1755	
P.O. Box 14.	√ 0	Examiner Name	Paul Maccantoni	
This is a Reput	and a spill in	Attorney Docket Number		
Request for C	intinued Examination (RCE)	under 37 CFR 1 114 of the	1 1014	
1895, 0/ to any	: intinued Examination (RCE) in the interest of the interest o	FR 1.114 does not apply to any	dility or plent application.	
9 Submiss	intinued Examination (RCE) under 37 CFR 1.114 of the above-identified application. Litinued Examination (RCE) under 37 CFR 1.114 of the above-identified application. On. See Instruction Sheet for RCEs (not to be submitted to the USPTO) on page 2. It d Under 37 CFR 1.114 Note: If the RCE is proper, any previously filed unertered among			
epplicar.	Under 37 CFR 1.114 Note: If the RCE is proper, any previously filed unentered amendments and have any previously filed unentered amendments and have any previously filed unentered amendments and in have any previously filed unentered amendment(s) entered, applicant must reques non-entry of such			
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	ा mitted. If a final Office action is outstanding, any amendments filed after the final Office action may be			
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a	ction on the above-identified approaches. (Period of suspension	shall not exceed 3 months; Fee und	:FR 1.103(c) for a ar 37 CFR 1.17(f) required)	
3. Fees		y 37 CFR 1.114 when the RCE ollowing fees, any underpayment . I have enclosed a duplica	s filed. I of fees, or credit any overpayments, a copy of this sheet	, to
ii.	rained under 37 CFR 1.17(e)			}
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Semark Office 115	in his governed by 35 U.S.C. 122 and 3 U.S.C. 122 and 1 U.S.C. 123 and 1 U	the USPTO. Time will vary dependi- ucing this burden, should be sent to s. VA 22313-1450. DO NOT SENT	ng upon the individual case. Any comment the Chief Information Officer, U.S. Patent	
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